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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/017,642	12/14/2001	Rohit Ramani	1488.011US1	6405
21186 7590 10/03/2007 SCHWEGMAN, LUNDBERG & WOESSNER, P.A. P.O. BOX 2938			EXAMINER	
			NG, CHRISTINE Y	
MINNEAPOLIS, MN 55402			ART UNIT	PAPER NUMBER
			2616	
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			10/03/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/017,642	RAMANI ET AL.			
Office Action Summary	Examiner	Art Unit			
	Christine Ng	2616			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. sely filed the mailing date of this communication. D (35 U.S.C. § 133).			
earned patent term adjustment. See 37 CFR 1.704(b).	date of this communication, even if timely med	, may reduce any			
Status					
1) Responsive to communication(s) filed on <u>26 Ju</u>					
200 · 1	This action is FINAL . 2b)⊠ This action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
closed in accordance with the practice under 2	n pane Quayle, 1900 O.D. 11, 40	0.0.0.210.			
Disposition of Claims	•	·			
 4) Claim(s) 1-36 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1-3,8-10,12-14,19-21,26-29 and 33-3 7) Claim(s) 4-7,11,15-18,22-25 and 30-32 is/are continuous. 	vn from consideration. <u>6</u> is/are rejected				
8) Claim(s) are subject to restriction and/or					
Application Papers					
9) The specification is objected to by the Examine	r				
10) ☐ The drawing(s) filed on 14 December 2001 is/a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Ex	re: a) \square accepted or b) \square object drawing(s) be held in abeyance. Section is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119	•				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1 Certified copies of the priority document: 2. Certified copies of the priority document: 3. Copies of the certified copies of the priority document: application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:				

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DETAILED ACTION

1. In view of the appeal brief filed on June 26, 2007, PROSECUTION IS HEREBY REOPENED. A new ground of rejection is set forth below.

To avoid abandonment of the application, appellant must exercise one of the following two options:

- (1) file a reply under 37 CFR 1.111 (if this Office action is non-final) or a reply under 37 CFR 1.113 (if this Office action is final); or,
- (2) initiate a new appeal by filing a notice of appeal under 37 CFR 41.31 followed by an appeal brief under 37 CFR 41.37. The previously paid notice of appeal fee and appeal brief fee can be applied to the new appeal. If, however, the appeal fees set forth in 37 CFR 41.20 have been increased since they were previously paid, then appellant must pay the difference between the increased fees and the amount previously paid. A Supervisory Patent Examiner (SPE) has approved of reopening prosecution by signing below:

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-3, 12-14, 19-21 and 26-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 6,922,390 to Chapman et al in view of U.S. Patent No. 5,917,823 to Benning et al.

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Referring to claim 1, Chapman et al disclose in Figures 1 and 2 a method for providing a transport protocol within a network, comprising:

Receiving (at intermediate nodes) multiple packets (control packets), wherein each of the received packets includes a header and an associated sequence number (control sequence number), wherein the header includes an impending congestion indication (congestion stamp in congestion notification field). The nodes can detect and foresee congestion (impending congestion) in the future. Refer to Column 3, lines 25-36; Column 4, line 61 to Column 5, line 2; and Column 6, lines 12-39.

Monitoring the network for congestion caused by the received packets. Sender 104 sends packets with the congestion notification field set to "not congested"; an intermediate node on the path followed by the control packet can apply a congestion stamp to the control packet by setting the bits in the congestion notification field to "congested" to forecast congestion. Refer to Column 5, lines 12-32.

Marking (using congestion stamp) the header (congestion notification field) of some of the packets with an impending congestion indication based on the outcome of the monitoring. Refer to Column 5, lines 12-32.

Transmitting the monitored multiple packets through the network (from sender 104 to receiver 112). Refer to Column 4, lines 56-61.

Returning (from receiver 112) acknowledgements of receipt (outgoing control packets) for each of the transmitted packets, based on the sequence number (control sequence number) associated with each of the packets, and any associated marked impending congestion indication (congestion stamp in congestion notification field).

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Receiver 112 checks for control packets with congestion stamps and returns an outgoing control packet as an acknowledgement to sender 104. Refer to Column 5, lines 33-47.

Monitoring (at sender 104) each of the received acknowledgements (outgoing control packets) for the sequence number (control sequence number) and the marked impending congestion indication (congestion stamp in congestion notification field) associated with each of the received packets. Sender 104 receives the outgoing control packets from receiver 112, so that it is notified that congestion exists or is developing in the network. Refer to Column 5, lines 48-64.

Invoking a congestion control mechanism (adjustment of TCP-like adaptive window) to control a congestion window size which regulates the transmitted packets based on the monitoring of the acknowledgements (outgoing control packets) and the marked impending congestion indication. Sender 104 adjusts its TCP-like adaptive window to control its data-sending rate according to the forecasted congestion. Refer to Column 3, line 65 to Column 4, line 30 and Column 6, lines 13-24.

Chapman et al do not disclose that the header includes a congestion alleviation indication and that after invoking a congestion control mechanism, further marking the header with a congestion alleviation indication.

Benning et al disclose in Figures 4 and 5 a congestion flow control method wherein packets have an Explicit Congestion Notification bit (BECN or FECN) that is set to indicate system congestion. After the system clears the congestion by adjusting the window size, the BECN or FECN bit is no longer set. Refer to Column 5, lines 30-65;

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and Column 8, lines 41-44. Specifically, after congestion window size control, "packets may start arriving with clear BECN bits for two reasons: either the congestion has clear up, ..." (Column 5, lines 59-61). The BECN reads on the "congestion alleviation indication" since it is marked after a congestion control mechanism of adjusting the window size is performed and congestion is cleared up. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to include that the header includes a congestion alleviation indication and that after invoking a congestion control mechanism, further marking the header with a congestion alleviation indication. One would be motivated to do so in order to indicate to the network elements when the network is cleared of congestion, so that no more measures will be taken to reduce congestion.

Referring to claims 2, 13, 20, 27 and 28, Chapman et al disclose that the method further comprises:

Monitoring (Figure 4, steps 400, 402, 404, 406 and 408) the number of packets waiting in line (Figure 2, buffer 210) to be transmitted. Refer to Column 3, lines 36-57 and Column 7, lines 1-54.

Comparing (Figure 4, step 410) the number of packets waiting in line to a predetermined minimum line size (Figure 5, MINth) and a predetermined maximum line size (Figure 5, MAXth). If the virtual buffer fills above the threshold level, the sender invokes the congestion notification by marking an outgoing control packet with a congestion stamp. Refer to Column 7, 33-54. Furthermore, as shown in Figure 5, "the 100% fill of virtual buffer 210 is equated to the maximum threshold of RED (MAXth),

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while the minimum threshold (MINth) is calculated by subtracting the projected local requirement from MAXth...". Refer to Column 7, lines 55-67.

Referring to claims 3, 14, 21 and 29, Chapman et al disclose that marking the header of some of the packets with an impending congestion indication comprises:

If the number of packets waiting in line (Figure 2, virtual buffer 210) is greater than the predetermined minimum line size (Figure 5b, MINth) and less than the predetermined maximum line size (Figure 5b, MAXth), then marking (Figure 4, step 410) the header of some of the received packets based on a predicted determined probability (to increase the congestion marking probability) with an impending congestion indication (congestion stamp in congestion notification field). In Figure 5b, the system is considered to be congested if the current fill is between the MINth and MAXth. Refer to Column 7, lines 55-67.

Chapman et al do not disclose that if the number of packets waiting in line is greater than the predetermined maximum line size, then the packets waiting in line beyond the predetermined maximum line size will be dropped.

However, Chapman et al disclose that in a standard routed network, "implementing congestion control involves the monitoring of the average buffer fill such that discard may be effected before the buffer overflows" (Column 1, lines 41-44).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to include that if the number of packets waiting in line is greater than the predetermined maximum line size, then the packets waiting in line beyond the

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predetermined maximum line size will be dropped; the motivation being in order to prevent the buffer from overflowing.

Referring to claim 12, refer to the rejection of claim 1. Furthermore, as shown in Figure 2, "the congestion control mechanism is implemented by software executed by the processor 206" (Column 3, lines 11-13).

Referring to claim 19, refer to the rejection of claim 1. Furthermore, as shown in Figure 2, the system comprises a storage device (buffers), an output device (output to ring 102), and a processor (processor 206) programmed to repeatedly perform the method of claim 1. Refer to Column 2, lines 47-55 and Column 3, lines 1-17 and lines 37-48.

Referring to claim 26, refer to the rejection of claim 1. Chapman et al do not specifically disclose that the method can be performed by sender and receiver base stations. However, the method can be implemented in wired or wireless environments.

4. Claims 9, 10 and 34-36 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 6,922,390 to Chapman et al in view of U.S. Patent No. 5,917,823 to Benning et al, and in further view of U.S. Patent No. 6,937,600 to Takagi.

Referring to claims 9, 34 and 35, Chapman et al do not disclose that marking the header of some of the multiple packets with an impending congestion indication comprises: flagging CE (Congestion Experienced) bits in the header of some of the multiple packets and flagging a CWR (Congestion Window Reduced) bit in the header of some of the multiple packets.

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Takagi et al disclose in Figure 7 that the seventh bit of the Type Of Service field in the IP header is set as a CE (Congestion Experienced) field and in Figure 8 that the eighth bit of the Reserved field in the IP header is set as a CWR (Congestion Window Reduced) bit. Both bits are used for congestion control. The CE bit is set to "1" when the average queue length exceeds a threshold. Before the window size is set, the CWR bit is set to "0". The window size is then reduced to control congestion when the CWR bit is set to "1". The CWR bit must initially be flagged from "1" to "0" in order to be set back to "1" for initiating window reduction. Refer to Column 13, line 30 to Column 14, line 36. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to include that marking the header of some of the multiple packets with an impending congestion indication comprises: flagging CE (Congestion Experienced) bits in the header of some of the multiple packets and flagging a CWR (Congestion Window Reduced) bit in the header of some of the multiple packets. One would be motivated to do so in order to notify the transmitter or receiver side that the system is congested (CE) and that the window is being reduced to control the congestion (CWR), thereby facilitating data transmission.

Referring to claims 10 and 36, Chapman et al do not disclose that returning acknowledgements comprise flagging an ECE (Explicit Congestion Notification Echo) bit in the acknowledgements.

Takagi discloses in Figure 8 that the ninth bit of the Reserved field in the TCP header is set as an ECN-echo bit. When the reception side receives a TCP/IP packet with the CE bit set to "1", it transmits a TCP ACK packet with the ECN-echo bit set to

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"1". When the transmission terminal receives the TCP ACK with the ECN-echo bit set to "1", it reduces its window size to control congestion. Refer to Column 13, line 30 to Column 14, line 36. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to include that returning acknowledgements comprise flagging an ECE (Explicit Congestion Notification Echo) bit in the acknowledgements. One would be motivated to do so in order to notify the transmission terminal that the reception terminal is aware of the congestion and the transmission terminal will begin window reduction accordingly.

5. Claims 8 and 33 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 6,922,390 to Chapman et al in view of U.S. Patent No. 5,917,823 to Benning et al., and in further view of U.S. Patent No. 6,947,446 to LaGalbo et al.

Chapman et al do not disclose providing a forward error correction to the header of each packet.

LoGalbo et al disclose in Figure 6 a link layer header 310 with a forward error correction (FEC) field 622 that is used to indicate what kind of error correcting code was used to encode the data block 210 corresponding to the link layer header 310. Refer to Column 9, line 60 to Column 10, line 8 and Column 10, line 65 to Column 11, line 24. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to include providing a forward error correction to the header of each packet. One would be motivated to do so in order to provide information about the error correcting code used for the data block in the header, so that the transmitting and receiving side will be able to detect errors using information from the packet header.

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Allowable Subject Matter

6. Claims 4-7, 11, 15-18, 22-25 and 30-32 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christine Ng whose telephone number is (571) 272-3124. The examiner can normally be reached on M-F; 8:00 am - 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Huy Vu can be reached on (571) 272-3155. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

C. Ng September 25, 2007

/HUY D. VU

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